INTHEUNITEDSTATESDISTRICTCOURT FORTHEEASTERNDISTRICTOFPENNSYLVANIA

:

LISAHAYDTa/k/aLISALUTZa/k/a : CIVILACTION

LISAABRAHAM

.

v.

:

DANIELLOIKITSetal. : NO.99-4342

:

O'NEILL,J. DECEMBER,2000

<u>MEMORANDUM</u>

PlaintiffLisaHaydt ¹broughtsuitagainstheremployeralleging:CountI,sexual harassmentinviolationofTitleVIIoftheCivilRightsActof1964,42U.S.C.\\$2000(e)etseq.;

CountII,violationoftheFederalEqualPayAct,29U.S.C.\\$206(d); ²CountIII,violationofthe proceduresmandatedundertheEmployeeRetirementIncomeSecurityAct("ERISA"),29

U.S.C.\\$1001etseq.;CountIV,violationofthePennsylvaniaHumanRelationsAct("PHRA"),

42P.S.\\$851etseq.;andCountsV,VI,andVII,commonlawclaimsofslander,intentional inflictionofemotionaldistress,andnegligence.Presentlybeforemeisdefendants'motionto dismissCountsI,IIIandIV,andtodismissanumberofthebusinessentitiessuedbyplaintiffin

 $^{^{1}} For clarity plaint if f will be referred to as Lisa Hay dtth roughout this opinion. \\$

 $^{^2} I a mass uming this is the statute defendant is accused of violating. Plaint if f's amended complaint alleges a violation of the "Equal Pay Act, 29 \& U.S.C. 2003." 29 \& U.S.C. 2003, however, concerns employee polygraph protection and does not appear to be implicated by any of plaint if f's allegations.$

thisaction.³

PlaintiffworkedasanemployeeofdefendantDanielLoikitsfromJanuary1997until
Novemberof1998.OnoraroundNovember9,1998,plaintifffiledaprosecomplaintwiththe
EqualEmploymentOpportunityCommissionaccusingLoikitsofsexualharassment.

4An amendedchargewasfiledonoraroundMarch1,1999.Plaintiff'sEEOCclaimresultedina
letterissuedonMay28,1999,statingthattheCommissionhadclosedthefileonhercase.The
lettercontainedalistofpossiblereasonsfortheEEOC'sdecisionandan"x"hadbeenplaced
nexttothestatement:"[h]avingbeengiven30daysinwhichtorespond,youfailedtoprovide
information,failedtoappearorbeavailableforinterviews/conferences,orotherwisefailedto
cooperatetotheextentthatitwasnotpossibletoresolveyourcharge."Theletteralsoinformed
plaintiffthatshecouldfilealawsuitwithinninetydaysofreceivingthenotice.Plaintifffiledthe
instantactiononAugust27,1999.

A.TitleVII

TitleVIIrequiresthatbeforebringingsuitinfederalcourtaplaintiffmustfileatimely

 $^{^3} Plaintiff's suitprincipally arises out the alleged actions of Daniel Loikits. Plaintiff has sued Loikits and his wife, Diana, individually and as officers and owners of PACE; Loikits Industrial Service, Inc.; Loikits Technologies, Inc.; Dynalene Heat Transfer Fluids; and Advanced Fluid Technologies. Plaintiff maintains that these various businesses are infact one entity. In the remainder of this opinion Daniel Loikits and all proper defendants are referred to as "defendant" unless otherwise specified.$

⁴DefendantdisagreesastowhenplaintifffiledherclaimwiththeEEOC,maintaining thathercomplaintwasfiledonMarch1,1999.Plaintiffcontendsthatshefaxedaprosecharge ofdiscriminationtotheEEOConNovember9,1998andfiledanamendedchargeonorabout March1,1999.AsithasnoimpactondeterminingtheissuesbeforemeIneednotresolvethis dispute.

discriminationchargewiththeEEOC. See EEOCv.CommercialOfficeProds.Co. ,486U.S. 107,110(1988).OncefiledtheCommissionhas180days"toinvestigateindividualchargesof discrimination"and "tosettledisputesthroughconference,conciliation,andpersuasionbefore theaggrievedpartyispermittedtofilealawsuit." Alexanderv.Gardner-DenverCo. ,415U.S. 36,44(1976).LoikitscontendsthatHaydtfailedtoexhaustherrequiredadministrativeremedies beforefilingsuitunderTitleVIIandmovesfordismissalforlackofsubjectmatterjurisdiction pursuanttoFederalRuleofCivilProcedure12(b)(1).In Angelinov.NewYorkTimesCo. , however,theCourtofAppealsmadeclearthatsuchmotionsareproperlytreatedunderRule 12(b)(6),failuretostateaclaimuponwhichreliefcanbegranted. See 200F.3d73,87-88(3d. Cir.2000)("theDistrictCourtshouldhaveconsideredtheexhaustionandtimelinessdefenses presentedinthiscaseunderRule12(b)(6),ratherthanunder12(b)(1).")

Loik its relies on the letter Hay dtreceived from the EEOC to contend that she did not cooperate with the Commission and therefore she failed to exhausther administrative remedies as required by Title VII. Plaint if fresponds by submitting that the legal scheme established by

Congress"doesnotpermittheEEOCtobethefinalarbiterofaperson's civil rights under Title VII, or give it the power to prevent judicial resolution on the basis of a 'failure to cooperate.'" (Pl.'sResp.toDef.'sMot.toDism.at4).Intworecentcasesthedefendantmovedtodismiss plaintiffs'TitleVIIactionsrelyingonadischargelettersentbytheEEOCidenticaltotheone receivedbyHaydt. See Woodv.CentralParkingSystemsofPa.,Inc. ,No.Civ.A.99-3022, 2000WL873310(E.D.Pa.June23,2000); Kozlowskiv.ExtendicareHealthServs.,Inc. ,No. 99-4338,2000WL193502(E.D.Pa.Feb.17,2000). In each of these cases the court held plaintiff'sfailuretocooperatewiththeEEOCconstitutedafailuretoexhausttheir administrativeremediesthatwasfataltotheirTitleVIIclaims.Quoting Kozlowski,the Wood courtstated "if aplaint ifffails to cooperate with the EEOC during its 180-day investigation and conciliation period, the plaintiff is preventing the EEOC from even attempting to accomplish, muchlessactuallyaccomplishing, its congressionally mandated purpose...." Wood,2000WL 873310at*4. See also McLaughlinv.StateSystemofHigherEduc. ,No.Civ.A.97-1144,1999 WL239408,*2(E.D.Pa.Mar.311999)grantingdefendant'smotionforsummaryjudgmenton plaintiff's Title VII claims stating that "failure to cooperate in an EEO Cinvestigation, no less thanfailuretofilewiththeadministrative agency, serves to thwart the purpose underlying the enactmentofTitleVII"(citationsomitted).

WhileInotethatallcourtsarenotinagreement, ⁵Ifindthereasoning intheabovecases

⁵Asplaintiffpointsoutatleastoneothercourtinthisdistricthasdisagreedwiththe reasoningin <u>Kozlowski</u>andsimilarcases. <u>See Melincoffv.EastNorritonPhysicianHealth Serv.</u>,No.Civ.A.97-4554,1998WL254971(E.D.Pa.Apr.20,1998)(denyingdefendant's motiontodismissstating"it[would]seem[]contrarytotheremedialpurposeof...TitleVIIto allowacheckedboxon[theplaintiff's]righttosueletter,notifyinghimthathisfilehasbeen closed,toformthebasisfordismissingplaintiff'sclaimforfailuretoexhaustadministrative remedieswherethatsameletteradvisedhimthathehadarighttosueinthisCourt.")

persuasive.42U.S.C.§2000e-5(b)requirestheEEOCtomakeaninvestigationintoany unlawfulemploymentpractice.Plaintiff'sfailuretocooperatewiththeEEOCrenderedthe Commissionunabletoinvestigateeffectivelyherchargeandcarryoutitscongressionalmandate. "ToallowplaintiffstobringtheirTitleVIIclaimsinfederalcourtundersuchcircumstances wouldbetoallowthemto'emasculateCongressionalintentbyshortcircuitingthetwin objectivesofinvestigationandconciliation." McLaughlin,1999WL239408at*2(citations omitted).The Woodcourtrecognizedthatoccasionally"theremaybeequitablecircumstances thatwouldpardon[a]plaintiff'sfailuretoexhaustheradministrativeremediesbecauseshedid notcooperatewiththeEEOC'sinvestigationofhercharge,"butfoundtheexcusethatplaintiff wasunawareofEEOCrequestsforinformationbecauseofachangeofaddressdidnotconstitute suchacircumstance.2000WL873310at*4.Haydthasnotsubmittedanyreasonastowhyshe wasunabletocooperatewiththeEEOC,leavingnoequitableconsiderationsbeforemeweighing againstdefendant'smotiontodismiss.Accordingly,Ifindthatplaintiffhasfailedtoexhausther administrativeremediesandwillgrantdefendant'smotiontodismissplaintiff'sTitleVIIclaim.

B.PHRAClaim

At the time plaint if ffiled her claim with the EEOC shere quested that it be adual filing with the Pennsylvania Human Relations Commission as a violation of the PHRA. Defendant moves for dismissal under Rule 12(b)(1) on two grounds: (1) in a dual filing a failure to cooperate with the EEOC is the equivalent of a failure to cooperate with the PHRC, and therefore a dismissal of the EEOC claim necessitates the dismissal of the PHRA claim; and (2) whether one relies on the March 1,1999 or November 9,1998 filing date plaint if fimproperly filed this

suitwithinthePHRC'soneyearconciliationperiod.Inresponseplaintiffstatesthatshe"does notopposeDefendants'MotiontoDismissCountIV(PHRA),andrequeststhattheCountbe dismissedwithoutprejudice...."(Pl.'sResp.toDef.'sMot.toDism.at1n.1).

BeforefilingaPHRAsuitaplaintiffmustfileacomplaintwiththePHRC. See Wood, 2000WL193502at*4.OncefiledthePHRChasoneyearwithinwhichtoattemptconciliation.

See 43Pa.Cons.Stat.§962(c)(1).IfaplaintiffbringssuitforanallegedPHRAviolationduring theconciliationperiodthentheplaintiffhasnotexhaustedhisremediesasrequiredbythePHRA andisbarredfromassertingthatclaim. See Kozlowski,2000WL193502at*4.Haydt maintainsshefiledhersuitwiththeEEOCandthePHRConNovember24,1998.Heractionin federalcourtwasfiledonAugust27,1999.ThisdidnotgivethePHRCtheopportunityto resolvehercomplaintthroughconciliationandisnotproperlybeforeme.Iwillthereforegrant plaintiff'srequesttodismissherclaimallegingaviolationofthePHRAwithoutprejudiceto reinstateitintheabsenceofaproperadministrativeresolution.

C.DismissalofCertainNamedCorporateEntities

PlaintiffsueddefendantsDanielandDianaLoikitsindividuallyandasofficersand ownersandtradingasPACE;LoikitsIndustrialService,Inc.;LoikitsTechnology,Inc.;Dynalene HeatTransferFluids;andAdvancedFluidTechnologies,andmaintainsthatthesebusinessesare "allownedand/ormangedbyDanielLoikitsand/orDianaLoikits."(Pl.'sAm.Comp.¶2).

⁶Plaintiffincludes "Loikits Distribution" in the caption on the front page of heramended complaint but then makes no mention of this company inher list of the parties or anywhere else in the complaint. As explained below plaintiff will be given leave to a mendher complaint for clarification.

Plaintiffassertsthatshewasanemployeeforthese"defendantcorporations"duringtheperiodof allegedharassment. Id.at¶14.Defendantrespondsthatplaintiffwashiredasanemployeeof LoikitsIndustrialServicesalone.Insupportofthisassertiondefendantpointstotwodocuments: aletteroutliningthebenefitsandsalarythatplaintiffwouldreceiveshouldshebeoffereda positionwithLoikitsIndustrialServices,andanon-disclosure,non-competitionagreement betweenLoikitsIndustrialServicesandLisaA.Haydt.(Def.Ans.&Aff.Defs.Exs.A&B). Defendantallegesthattheremainingcorporatedefendantswereeitherimproperlyidentified,not legalentitiesand/orimproperlyservedandasksthatIdismissplaintiff'samendedcomplaint againstPACE,LoikitsTechnologies,Inc.,LoikitsDistribution,LoikitsIndustrialServices,Inc., DynaleneHeatTransferFluids,Inc.,andAdvancedFluidTechnologies,Inc.Defendantalsoasks forreasonableattorneyfeesandcostsfordefendingthissuitagainstthese"frivolous,""baseless," and"legallyinsufficientclaims." ⁷(Def.'sMot.toDism.)

Whiledefendantdoesnotspecifyonwhatbasishemovesfordismissal,indetermining whetherplaintiffhasstatedacauseofactionagainstthesedefendantsIwillexamineplaintiff's complaintpursuanttoRule12(b)(6)forfailuretostateaclaimuponwhichreliefcanbegranted.

Forpurposesofa12(b)(6)motionImustacceptallwellpleadedallegationsinthecomplaintas trueandviewtheminthelightmostfavorabletoplaintiffs.

See Angelastrov.Prudential-Bache
Securities,Inc.,764F.2d939,944(3dCir.1985).Plaintiff'scomplaintisnottobedismissed unlessshecanprovenosetoffactswhichwouldentitlehertorelief.

Id.AlthoughHaydtoffers noevidencethatshewaseveremployedbyanyofthenamedbusinessentitiesshehasnamedas defendants,shestatesinhercomplaintthatDanielLoikitshiredheras"MarketingDirectorfor

⁷ See infran.8.

thedefendantcorporations."(Pl.'sAm.Comp.¶14,15).Underthefederalsystemofnotice

pleading, "thethresholdforstatingacauseofactiontosurviveaRule12(b)(6)motionisvery

low." Wisniewskiv.Johns-ManvilleCorp. ,759F.2d271,274(3d.Cir.1985).Inhercomplaint

plaintiffissimplyrequiredto "putthedefendantonnoticeoftheclaimsagainsthim." Seville

IndustrialMachineryCorp.v.SouthmostMachineryCorp. ,742F.2d786,790(3d.Cir.1984).

Theprocessofdiscoveryisintendedtoprovidenecessarydetailregardingthoseclaims. Id.

Accordingly,defendant'smotiontodismisswillbedeniedaswillhisrequestforfeesandcosts.

Further,plaintiffwillbeallowedtoamendhercomplaintinordertocorrectlyidentifythose

entitiesshecontendsservedasheremployerduringthetimeperiodrelevanttoherclaims.

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D. Violations of the COBRAProvisions of ERISA

Defendant also maintains that none of the business entities were properly served or exist as legal entities. However, Daniel and Diane Loikits apparently do not contest that they were properly served as individuals and Inote they were sue dinboth their individual capacities and as the officers and owners of the above corporations. Under Federal Rule of Civil Procedure 4(h)(1) service upon a corporation or association "shall be effected:... by delivering a copy of the summons and of the complaint to an officer...." Any determination that the seen tities do not exist must await discovery and would be premature at this stage of the litigation.

⁸Thereisadiscrepancybetweentheproposedorderattachedtodefendant'smotionto dismissandthepointscontainedwithinthemotionitself.Defendantmaintainsthatplaintiffhas nobasisforassertingshewasemployedbyanumberofthecorporatedefendantsshehasbrought suitagainst.Defendant'sproposedorder,however,doesnotaskforadismissalof'Loikits IndustrialServicesInc."asapartyandindeedpoint26ofhismotiontodismissstates'theonly employerthat[plaintiff]haseverworkedforisLoikitsIndustrialServices."However, immediatelyfollowingpoint27defendantincludes''LoikitsIndustrialServicesInc."inhislistof defendantsthatIamtodismissduetothe''frivolous,baselessandlegallyinsufficient''natureof plaintiff'sclaims.Defendantalsomaintainsinpoint25the''LoikitsIndustrialServicesInc.''is nota''legalentity''andwasneverplaintiff'semployerbutthanimmediatelystatesthereafterthat atallrelevanttimesplaintiffwasemployedby''LoikitsIndustrialServices.''Whileitisunclear whatthestatusof''LoikitsIndustrialServices''isatthispointandwhetheroronwhatbasis Loikitsobjectstoitsinclusionasadefendant,anyobjectionshehasmayberenewedfollowing plaintiff'samendmentofhercomplaint.

UndertheConsolidatedOmnibusReconciliationAct("COBRA")provisionsofERISA followinganemployee'sterminationanemployermust"providenoticetothecoveredemployee ...informingthemthatcontinuedhealthcarecoverageundertheircurrentplanisanoption."

Foxv.LawOfficesofShapiro&Kreisman ____,No.Civ.A.97-7393,1998WL175865*7(E.D.Pa. Apr.13,1998).PlaintiffallegesafterherterminationonNovember9,1998defendant"utterly failedandrefusedtonotifyplaintiffofherrighttocontinuehealthcoveragepursuanttothe COBRAprovisionsofERISA."(Pl.'sAm.Comp.¶120).Defendantmovestodismissthis claim,againwithoutstatingonwhatbasis,assertingthathehasacopyoftheCOBRAnotice lettermailedtoplaintiffaswellasareceiptforitsdeliverybycertifiedmailsignedbyplaintiff. Plaintiffrespondsthattheletterdefendantallegesshereceiveddidnotcontainenough informationtosatisfydefendant'sCOBRAobligations.Further,plaintiffcontendsthattheletter attachedasexhibit"C"todefendant'sanswer,purportingtobeacopyofthelettersenttoher,is substantiallydifferentfromthenoticesheactuallyreceived.

Evaluating this motion pursuant to Rule 12 (b) (6) defendant's motion will be denied. Accepting all plaint if f sallegations a strue she may establish a claim that her COBRA rights under ERISA were violated. Any dispute a stowhat sort of notices here ceived is a question of fact that should not be determined at this early stage of the litigation.

AnappropriateOrderfollows.

INTHEUNITEDSTATESDISTRICTCOURT FORTHEEASTERNDISTRICTOFPENNSYLVANIA

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:

ORDER

 $ANDNOW, this day of December, 2000, in consideration of defendant's motion \\to dismiss, plaint if f's response the reto and the reasons set for thin the accompanying \\memor and um, it is ORDERED:$

- $1. Count I of plaint if f's amended complaint alleging violations of Title VII is \\ DISMISSED WITH PREJUDICE.$
- 2. CountIV of plaintiff's amended complaintalleging violations of the PHRA is DISMISSED WITHOUT PREJUDICE.
 - 3. Defendant's motion to dismiss defendants Pace, Dynalene Heat Transfer Fluids, Inc., Advanced Fluid Technologies, Loikits Distribution and Loikits Technologies is DENIED. Defendant's request for attorney's fees and costs relating to the defense of these entities is also DENIED and plaint if thas leave to a mend her complaint to properly identify any employer sued as a defendant in this case.
 - 4. Defendant's motion to dismiss Count III of plaintiff's amended complaintalleging

violationsoftheCOBRAProvisionsofERISAISDENIED.	
	THOMASN.O'NEILL,JR.,J.
	IIIOMASN.O NEILL,JR.,J.